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14 Attorneys for Defendants
15 HAPPY DRAGON and
16 CHENG SANDY X HONG, an individual
17 dba HAPPY DRAGON CHINESE RESTAURANT

18 UNITED STATES DISTRICT COURT
19 NORTHERN DISTRICT OF CALIFORNIA
20 SAN FRANCISCO DIVISION

21 CRAIG YATES, an individual; and
22 DISABILITY RIGHTS, ENFORCEMENT,
23 EDUCATION, SERVICES: HELPING YOU
24 HELP OTHERS, a California public benefit
25 corporation,

26 Plaintiffs,

27 v.

28 HAPPY DRAGON; ZHI GUANG CEN and
JANET LI ZHEN HE, husband and wife; and
CHENG SANDY X HONG, an individual dba
HAPPY DRAGON CHINESE RESTAURANT,

Defendants.

Case No. CV 08-3183 BZ

**STIPULATION AND [PROPOSED]
ORDER TO MOVE INSPECTION OF
PREMISES DATE**

Hon. Bernard Zimmerman

1 Whereas on July 2, 2008, the Court issued the Case Schedule in this case setting October 10,
2 2008 as the last date for Inspection of Premises;

3 Whereas the Plaintiffs and Defendants Happy Dragon and Cheng Sandy X Hong ("Happy
4 Dragon Defendants") have agreed to move the last date for Inspection of Premises from October 10,
5 2008 to October 31, 2008, subject to the approval of the court.

6 The Parties hereby stipulate and agree as follows:

7 The current schedule setting October 10, 2008 as the last date for Inspection of Premises will
8 be extended by approximately 21 days to October 31, 2008.

9
10 DATED: October 9, 2008

Respectfully submitted,

11 TOWNSEND AND TOWNSEND AND CREW LLP

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13 By: /s/ Paul W. Vapnek
PAUL W. VAPNEK
CHUAN GAO
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16 Attorneys for Defendants
17 HAPPY DRAGON and
CHENG SANDY X HONG, an individual
18 dba HAPPY DRAGON CHINESE RESTAURANT

1 **-[PROPOSED] ORDER**

2 The Stipulation and [Proposed] Order To Move Inspection Of Premises Date is hereby adopted
3 by the Court. The parties are directed to comply with this Order.

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6 **IT IS SO ORDERED.**

7 DATED: October 10, 2008

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Hon. Bernard Zimmerman
United States Magistrate Judge

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GENERAL ORDER 45 ATTESTATION

I, Paul W. Vapnek, am the ECF user whose ID and password are being used to file this Stipulation and [Proposed] Order To Move Inspection Of Premises Date. In compliance with General Order 45, X.B., I hereby attest that Thomas Frankovich has concurred in this filing.

DATED: October 9, 2008 TOWNSEND AND TOWNSEND AND CREW LLP

TOWNSEND AND TOWNSEND AND CREW LLP

By: /s/ Paul W. Vapnek
PAUL W. VAPNEK
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